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	APPLICATION NO.	FILING DATE		FIRST NAME	D INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
тіт	10/681,111 LE OF INVENTION: O	10/09/2003 NE-WAY WRENCH		Hsiu-Chi	ing Huang	4458-0118P	8077	
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Plea	se check the appropriate	assignee category or catego	ries (will not be pr	inted on the p	patent): 🖾 Individual 🚨	Corporation or other private g	group entity Governmen	
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The NO:	Director of the USPTO in TE: The Issue Fee and Purest as shown by the reco	is requested to apply the Issuablication Fee (if required) verds of the United States Pate	ue Fee and Publicate vill not be accepted and Trademark	tion Fee (if a I from anyon Office.	ny) or to re-apply any previou e other than the applicant; a re			
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MS PGPUB PATENT 4458-0118P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Hsiu-Ching Huang Conf.: 8077

Appl. No.: 10/681,111 Group: 3723

Examiner: ACKUN, JACOB K Filed: October 9, 2003

For: ONE-WAY WRENCH

REPLY TO ERRONEOUS INDICATION OF PUBLICATION FEE DUE

MS PGPUB DEC - 3 2004

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Sir:										
	The	following was received in the above-identified								
application:										
		A separate Notice of Publication Fee Due								
		A Notice of Allowance with an indication of Publication Fee due.								
	It is	It is believed that this requirement for a publication fee by								
the	USPTO	O is in error. In particular, the above-identified								
application:										
		Has had a Request and Certification Under 35 U.S.C. § 122(b)(2)(B)(i) for non-publication filed therein;								
	П	Is a Design application;								

Should issue as a patent more than four (4) weeks

prior to the projected publication date; or

Appl. No. 10/681,111

The application was only filed as a Request for Continued Examination (RCE), which does not trigger publication;

and according to 37 C.F.R. § 1.211(e) the publication fee should not be due.

In view of the Official Gazette Notice of July 31, 2001, 1248 O.G. 166, Applicant(s) hereby authorize the USPTO to charge the publication fee to Deposit Account 02-2448, if necessary. However, the USPTO should not charge the Deposit Account if the patent issues within sufficient time to remove the application from the publication queue. The USPTO is requested to notify the undersigned if the Deposit Account is charged.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

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4458-0118P